

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

MEGAN A. ROGERS, JEBO,
HUBERT ROBERS, and PFRIER,

Plaintiffs,

-v-

5:21-CV-1351

U.S. DEPARTMENT OF THE
TREASURY, U.S. DEPARTMENT
OF TREASURY – IRS, MARCUS
ROGERS, JESSE HAVE, JAYLAN
BELLE, AMIRA SHENADLH, KIARU
ALTURNET, HILLARY CLINTON,
ROGERS FAMILY, NYS FEDERAL
COURTHOUSE, SYRACUSE POLICE /
COURTS, MISHA MONTREAL, Private
Investigator, ST. JOSEPH'S INDIAN
SCHOOL, J. ROGET CHAMPAGNE,
JOHN BLISS, DANCKS, and LEE
CHAPEL, Landmark,

Defendants.

APPEARANCES:

MEGAN A. ROGERS
Plaintiff, Pro Se
229 Duane Street
Syracuse, NY 13207

OF COUNSEL:

DAVID N. HURD
United States District Judge

ORDER ON REPORT & RECOMMENDATION

On December 17, 2021, *pro se* plaintiff¹ Megan A. Rogers (“plaintiff”) filed this civil action alleging that defendants violated her rights under, *inter alia*, Title VII of the Civil Rights Act of 1964, 42 U.S.C. § 1983, the Americans with Disabilities Act, the Age Discrimination in Employment Act, and the implied cause of action set forth in *Bivens v. Six Unknown Named Agents of the Federal Bureau of Narcotics*, 403 U.S. 388 (1971). Dkt. No. 1. Along with her complaint, plaintiff filed motions (1) for leave to proceed *in forma pauperis* (“IFP Application”) and (2) to appoint counsel. Dkt. Nos. 3, 4.

On March 28, 2022, U.S. Magistrate Judge Miroslav Lovric granted plaintiff’s IFP Application, denied her motion to appoint counsel without prejudice, and advised by Report & Recommendation (“R&R”) that plaintiff’s complaint be dismissed with leave to replead. Dkt. No. 5. As Judge Lovric explained, in its current form plaintiff’s pleading and exhibits left the Court “unable to meaningfully analyze whether, and to what extent, Plaintiff has pleaded any colorable claim against Defendants.” *Id.*

Plaintiff has filed objections. Dkt. No. 7. Upon *de novo* review of the portions to which plaintiff has objected, the R&R will be accepted and adopted in all respects. 28 U.S.C. § 636(b)(1)(C).

¹ The pleadings name additional plaintiffs, but is signed only by Megan A. Rogers. Because Rogers is not an attorney, she cannot represent others in federal court. *See, e.g.*, 28 U.S.C. § 1654.

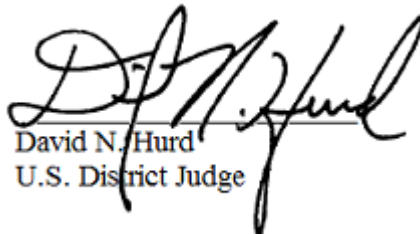
Therefore, it is

ORDERED that

1. The Report & Recommendation is ACCEPTED;
2. Plaintiff's complaint is DISMISSED with leave to replead;
3. Plaintiff shall have thirty days from the date of this Order in which to amend her pleading in accordance with the instructions set forth in Judge Lovric's Report & Recommendation and this Order; and
4. If plaintiff does not file an amended complaint within this thirty-day period, the Clerk of the Court shall enter a judgment accordingly and close the file without further Order of this Court.

IT IS SO ORDERED.

Dated: April 21, 2022
Utica, New York.



David N. Hurd
U.S. District Judge